# EXHIBIT 2

## **REQUEST FOR PRODUCTION NO. 10:**

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All documents about or concerning **YOUR** decision to deem Plaintiff "not fit for duty" for the Reliability Engineering Manager position in Escravos, Nigeria.

#### **REQUEST FOR PRODUCTION NO. 11:**

All documents reflecting any communications between **YOU** and any of Plaintiff's medical providers, from January 1, 2019 to January 1, 2022.

#### **REQUEST FOR PRODUCTION NO. 12:**

All documents reflecting complaints made by Plaintiff to **YOU**, including without limitation, disability discrimination complaints to the Chevron Ombudsman and Chevron's Human Resources, from January 1, 2019 to January 1, 2022.

## **REQUEST FOR PRODUCTION NO. 13:**

Any and all communications about or concerning Plaintiff's complaints to **YOU**, from January 1, 2019 to January 1, 2022. Plaintiff's complaints to **YOU** include without limitation, disability discrimination complaints to the Chevron Ombudsman and Chevron's Human Resources.

## **REQUEST FOR PRODUCTION NO. 14:**

Any and all documents reflecting **YOUR** alleged efforts to investigate any of Plaintiff's complaints of discrimination and/or failure to accommodate a disability, including any of YOUR investigative files relating to same.

## **REQUEST FOR PRODUCTION NO. 15:**

Any and all documents **YOU** relied upon in making hiring decisions for the job positions identified in Paragraph 29 of the Complaint.

## **REQUEST FOR PRODUCTION NO. 16:**

Any and all communications regarding hiring decisions for the job positions described in Paragraph 29 of the Complaint.

## **REQUEST FOR PRODUCTION NO. 17:**

Any and all documents evincing the job duties, pay grade, organizational

1	structure, promotional opportunities for the Reliability Change Operating Assistant
2	as identified in Paragraph 31 of the Complaint.
3	REQUEST FOR PRODUCTION NO. 18:
4	Any and all communications about or concerning the creation of the
5	Reliability Change Operating Assistant position for Plaintiff.
6	REQUEST FOR PRODUCTION NO. 19:
7	Any and all communications by Dr. Eshiole Asekomeh about or concerning
8	Plaintiff.
9	REQUEST FOR PRODUCTION NO. 20:
10	Any and all communications by Dr. Scott Levy about or concerning
11	Plaintiff.
12	REQUEST FOR PRODUCTION NO. 21:
13	Any and all communications by anyone in Chevron's Human Resources
14	Department about or concerning Plaintiff from January 1, 2019 to January 1, 2022.
15	REQUEST FOR PRODUCTION NO. 22:
16	Any and all documents reflecting Chevron's Medical Suitability for Expat
17	Assignment ("MSEA") policies in effect in California in 2019.
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20	DATED: May 7, 2024 ALLRED, MAROKO & GOLDBERG
21	Dugle - File
22	By: DOLORES Y. LEAL
23	OLIVIA FLECHSIG
24	Attorneys for Plaintiff,  MARK SNOOKAL
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#### PROOF OF SERVICE 1 2 3 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES 4 I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is: 6300 Wilshire Boulevard, Suite 1500, Los Angeles, California 90048. 5 6 On May 7, 2024 I served the foregoing document described as PLAINTIFF MARK SNOOKAL'S REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT CHEVRON USA, INC., SET ONE on interested parties in this action: 8 Attorneys for Defendant Chevron USA, Inc. 9 Tracey A. Kennedy, Esq. Robert E. Mussig, Esq. SHEPPARD, MULLIN, RICHTER & HAMPTON LLP 10 11 333 South Hope Street, 43rd Floor Los Angeles, CA 90071-1422 (213) 620-1780 12 13 e-mail: tkennedy@sheppardmullin.com e-mail: rmussig@sheppardmullin.com 14 Linda Z. Shen, Esq. SHEPPARD, MULLIN, RICHTER & HAMPTON LLP 15 501 W. Broadway, 18<sup>th</sup> Floor San Diego, CA 92101-3598 (619) 338-6500 16 17 e-mail: lshen@sheppardmullin.com 18 BY ELECTRONIC SERVICE: Pursuant to the Parties' agreement to accept [X]19 service electronically, I caused such document to be electronically served via email to the email addresses of the addressee(s). 20 21 Executed on May 7, 2024 at Los Angeles, California. 22 23 [X]**Federal** I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made. 24 25 26 27 28